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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/825,332	04/04/2001	Keiichi Taniguchi	Q63917	1802
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SUGHRUE, MION, ZINN, MACPEAK & SEAS			EXAMINER	
2100 Pennsylvania Avenue, N.W. Washington, DC 20037-3202		RAMPURIA, SHARAD K		
			ART UNIT	PAPER NUMBER
			2683	
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Please find below and/or attached an Office communication concerning this application or proceeding.



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	Application No.	Applicant(s)	v y
Office Action Comments	09/825,332	TANIGUCHI, KEIICHI	
Office Action Summary	Examiner	Art Unit	
	Sharad Rampuria	2683	
The MAILING DATE of this communication appeariod for Reply	pears on the cover sheet w	ith the correspondence address	
A SHORTENED STATUTORY PERIOD FOR REPL THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1. after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a rep - If NO period for reply is specified above, the maximum statutory period - Failure to reply within the set or extended period for reply will, by statut - Any reply received by the Office later than three months after the mailin earned patent term adjustment. See 37 CFR 1.704(b). Status	136(a). In no event, however, may a ly within the statutory minimum of thi will apply and will expire SIX (6) MO e, cause the application to become A	reply be timely filed rty (30) days will be considered timely. NTHS from the mailing date of this communication. BANDONED (35 U.S.C. § 133).	
1) Responsive to communication(s) filed on	•		
2a)☐ This action is FINAL . 2b)⊠ TI	his action is non-final.		
3) Since this application is in condition for allow closed in accordance with the practice under Disposition of Claims			
4)⊠ Claim(s) <u>1-11</u> is/are pending in the applicatio	n.		
4a) Of the above claim(s) is/are withdra	awn from consideration.		
5) Claim(s) is/are allowed.			
6)⊠ Claim(s) <u>1-11</u> is/are rejected.			
7) Claim(s) is/are objected to.			
8) Claim(s) are subject to restriction and/o	or election requirement.		
Application Papers			
9) The specification is objected to by the Examino			
10)☐ The drawing(s) filed on is/are: a)☐ acce			
Applicant may not request that any objection to the			
11) The proposed drawing correction filed on	_	disapproved by the Examiner.	
If approved, corrected drawings are required in real 12) The oath or declaration is objected to by the E	• •		
Priority under 35 U.S.C. §§ 119 and 120	Adminici.		
13) Acknowledgment is made of a claim for foreig	un neigeity under 25 U.S.C.	\$ 110(a) (d) or (f)	
a) All b) Some * c) None of:	in priority under 35 C.S.C.	§ 119(a)-(u) 01 (1).	
1.⊠ Certified copies of the priority documen	nts have been received		
2.☐ Certified copies of the priority document		Application No.	
Copies of the certified copies of the price application from the International Be See the attached detailed Office action for a lis	ority documents have bee ureau (PCT Rule 17.2(a))	received in this National Stage	
14) Acknowledgment is made of a claim for domes	•		
a) The translation of the foreign language pr 15) Acknowledgment is made of a claim for domes	ovisional application has	peen received.	
Attachment(s)			
1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO-1449) Paper No(s)	5) Notice o	Summary (PTO-413) Paper No(s) Informal Patent Application (PTO-152)	

Art Unit: 2683

DETAILED ACTION

The prior art made of record and not relied upon is considered pertinent to applicant's disclosure. Amin (US-6418307), Gallant et al., Allen et al.

Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

Claims 1, 3, 5-6, & 10-11 are rejected under 35 U.S.C. 102 (b) as being anticipated by Amin (US-6014559).

1. Regarding claim 1, Amin disclosed A portable cellular phone system (Abstract) enabling a user of a portable cellular phone (10; fig.1) to make use of a stored-type voice message service (102; fig.1) comprising:

units to store (106; fig.1), when connection with said portable cellular phone is unable to be made, a voice message to be fed to said portable cellular phone and to provide, when connection with said portable cellular phone is able to be made, a notification that said voice message has been stored, to said portable cellular phone. (col.5; 1-12 & col.6; 35-57)

Art Unit: 2683

3. Regarding claim 3, Amin disclosed A portable cellular phone system (Abstract) enabling a user of a portable cellular phone (10; fig.1) to make use of a stored-type voice message service (102; fig.1) comprising:

a telephone set (Calling Party; 104; fig.1) used to send out a voice message to be fed to a user of said portable cellular phone by a manipulation of a caller of said telephone set;

a dialup line (PSTN; 14; fig.1) used to transmit said voice message;

a switching center (MSC; 12; fig.1) used to transmit, when connection with said portable cellular phone is unable to be made, said voice message fed through said dialup line to a voice message storing device (Mailbox; 106; fig.1) and to send out, when connection with said portable cellular phone is able to be made, a voice message arrival notifying signal informing that said voice message has been stored, by reading it from said voice message storing device; (col.5; 1-12 & col.6; 35-57)

said voice message storing device (Mailbox; 106; fig.1) used to store said voice message transmitted from said switching center and to send out said voice message arrival notifying signal;

a base station (CBS; 13; fig.1) used to send out said voice message arrival notifying signal fed from said switching center to said portable cellular phone; and

said portable cellular phone (10; fig.1) used to receive said voice message arrival notifying signal and to notify said user of said portable cellular phone of receipt of said voice message arrival notifying signal. (col.5; 13-31 & col.6; 43-57)

Art Unit: 2683

- 5. Regarding claim 5, Amin disclosed The portable cellular phone system according to claim 3, wherein said voice message arrival notifying signal contains information about a caller and said portable cellular phone has a function to display said information about said caller. (col.5; 13-31 & col.6; 43-57)
- 6. Regarding claim 6, Amin disclosed A method for controlling a portable cellular phone system (Abstract) enabling a user of a portable cellular phone (10; fig.1) to make use of a stored-type voice message service (102; fig.1) comprising:

steps of storing (106; fig. 1), when connection with said portable cellular phone is unable to be made, a voice message to be fed to said portable cellular phone and of providing, when connection with said portable cellular phone is able to be made, a notification that said voice message has been stored, to said portable cellular phone. (col.5; 1-12 & col.6; 35-57)

10. Regarding claim 10, Amin disclosed A storage medium (20; fig.1; col.6; 58 – col.7; 24 & col.10; 22-59) storing a program for causing a computer to execute functions of a portable cellular phone system (Abstract) enabling a user of a portable cellular phone (10; fig.1) to make use of a stored-type voice message service (102; fig.1), said portable cellular phone system comprising:

units to store (106; fig.1), when connection with said portable cellular phone is unable to be made, a voice message to be fed to said portable cellular phone and to provide, when connection with said portable cellular phone is able to be made, a notification that said voice message has been stored, to said portable cellular phone. (col.5; 1-12 & col.6; 35-57)

Art Unit: 2683

11. Regarding claim 11, Amin disclosed A storage medium (20; fig.1; col.6; 58 – col.7; 24 & col.10; 22-59) storing a program for causing a computer to execute functions of a portable cellular phone system (Abstract) enabling a user of a portable cellular phone (10; fig.1) to make use of a stored-type voice message service, (102; fig.1) said portable cellular phone system comprising:

a telephone set (Calling Party; 104; fig.1) used to send out a voice message to be fed to a user of said portable cellular phone by a manipulation of a caller of said telephone set;

a dialup line (PSTN; 14; fig.1) used to transmit said voice message;

a switching center (MSC; 12; fig. 1) used to transmit, when connection with said portable cellular phone is unable to be made, said voice message fed through said dialup line to a voice message storing device (Mailbox; 106; fig. 1) and to send out, when connection with said portable cellular phone is able to be made, a voice message arrival notifying signal informing that said voice message has been stored, by reading it from said voice message storing device; (col.5; 1-12 & col.6; 35-57)

said voice message storing device (Mailbox; 106; fig.1) used to store said voice message transmitted from said switching center and to send out said voice message arrival notifying signal;

a base station (CBS; 13; fig.1) used to send out said voice message arrival notifying signal fed from said switching center to said portable cellular phone; and

said portable cellular phone used to receive said voice message arrival notifying signal and to notify said user of said portable cellular phone of receipt of said voice message arrival notifying signal. (col.5; 13-31 & col.6; 43-57)

Art Unit: 2683

Page 6

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 2,4, & 7-9 are rejected under 35 U.S.C. 103(a) as being unpatentable over Amin (US-6014559) in view of Brilla et al.

- 2. Regarding claim 2, Amin disclosed all the particulars of the claim except a radio packet communication system. However, Brilla teaches in an analogous art, that The portable cellular phone system according to claim 1, wherein said notification that said voice message has been stored is provided to said portable cellular phone by using a radio packet communication system. (col.8; 26-39 & col.9; 21-39) Therefore, it would have been obvious to one of ordinary skill in the art at the time of invention to include a radio packet communication system in order to provide notification message can be sent via the wide area packet switched network to a remote destination.
- 4. Regarding claim 4, Amin disclosed all the particulars of the claim except a radio packet communication system. However, Brilla teaches in an analogous art, that The portable cellular phone system according to claim 3, wherein said base station is so configured as to send out said voice message arrival notifying signal fed from said switching center to said portable cellular

Art Unit: 2683

phone by using a radio packet communication system. (col.8; 26-39 & col.9; 21-39) Therefore, it would have been obvious to one of ordinary skill in the art at the time of invention to include a radio packet communication system in order to provide notification message can be sent via the wide area packet switched network to a remote destination.

7. Regarding claim 7, Amin disclosed A method for controlling a portable cellular phone system (Abstract) enabling a user of a portable cellular phone (10; fig.1) to make use of a stored-type voice message service (102; fig.1) comprising:

a voice message sending process of sending out a voice message to be fed to a user of said portable cellular phone by a manipulation of a caller of a telephone set; (Calling Party; 104; fig.1)

a voice message transmitting process of transmitting said voice message; (PSTN; 14; fig.1)

a switching (MSC; 12; fig. 1) process of transmitting, when connection with said portable cellular phone is unable to be made, said voice message fed by said voice message transmitting process, to a voice message storing device (Mailbox; 106; fig. 1) and of sending out, when connection with said portable cellular phone is able to be made, a voice message arrival notifying signal informing that said voice message has been stored, by reading it from said voice message storing device; (col.5; 1-12 & col.6; 35-57)

a voice message storing (Mailbox; 106; fig.1) process of storing said voice message fed by said switching process and of sending out said voice message arrival notifying signal; (col.5; 13-31 & col.6; 43-57)

Art Unit: 2683

Amin fails to disclosed a packet transmitting process of transmitting said voice message arrival notifying signal fed by said switching process. However, Brilla teaches in an analogous art, that a packet transmitting (internet; 124; fig.2) process of transmitting said voice message arrival notifying signal fed by said switching process to said portable cellular phone; and a voice message arrival notifying process of receiving said voice message arrival notifying signal and of notifying said user of said portable cellular phone of receipt of said voice message arrival notifying signal. (col.8; 26-39 & col.9; 21-39) Therefore, it would have been obvious to one of ordinary skill in the art at the time of invention to include a packet transmitting process of transmitting said voice message arrival notifying signal fed by said switching process in order to provide notification message can be sent via the wide area packet switched network to a remote destination.

8. Regarding claim 8, Amin disclosed all the particulars of the claim except a packet transmitting process of transmitting said voice message arrival notifying signal fed by said switching process. However, Brilla teaches in an analogous art, that The method for controlling the portable cellular phone according to claim 7, wherein said packet transmitting process is a process of sending out said voice message arrival notifying signal fed by said switching process to said portable cellular phone by using a radio packet communication system. (col.8; 26-39 & col.9; 21-39) Therefore, it would have been obvious to one of ordinary skill in the art at the time of invention to include a packet transmitting process of transmitting said voice message arrival notifying signal fed by said switching process in order to provide notification message can be sent via the wide area packet switched network to a remote destination.

Art Unit: 2683

9. Regarding claim 9, Amin disclosed The method for controlling the portable cellular phone

according to claim 7, wherein said voice message arrival notifying signal contains information

about a caller and said voice message arrival notifying process contains a process of displaying

said information about said caller. (col.5; 13-31 & col.6; 43-57)

Any inquiry concerning this communication or earlier communications from the

examiner should be directed to Sharad Rampuria whose telephone number is 703-308-4736.

The examiner can normally be reached on Mon-Thu. (6:30-4:00) alternate Fri. (6:30-3:00).

If attempts to reach the examiner by telephone are unsuccessful, the examiner's

supervisor, William Trost can be reached on 703-308-5318. The fax phone numbers for the

organization where this application or proceeding is assigned are 703-872-9314 for regular

communications and 703-872-9314 for After Final communications.

Any inquiry of a general nature or relating to the status of this application or proceeding

should be directed to the receptionist whose telephone number is 703-305-4700.

Sharad K. Rampuria August 19, 2003

WILLIAM TROST SUPERVISORY PATENT EXAMINER Page 9

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